U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE ATTORNEY'S DOCKET NUMBER FORM PTO-1390 (REV. 1-98) 28841/34649 TRANSMITTAL LETTER TO THE UNITED STATES U.S. APPLICATION NO. (If known, see 37 CFR 1 5 DESIGNATED/ELECTED OFFICE (DO/EO/US) 09/051549 CONCERNING A FILING UNDER 35 U.S.C. 371 PRIORITY DATE CLAIMED INTERNATIONAL FILING DATE INTERNATIONAL APPLICATION NO. 12 August 1996 PCT/ES96/00159 TITLE OF INVENTION Feminine Garment Providing a Sexually Stimulating Effect APPLICANT(S) FOR DO/EO/US Luis Alvarez Fernandez Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information: 1. This is a FIRST submission of items concerning a filing under 35 U.S.C. 371. 2. This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371. 3. This express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1). 4. A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date. 5. X A copy of the International Application as filed (35 U.S.C. 371(c)(2)) is transmitted herewith (required only if not transmitted by the International Bureau). has been transmitted by the International Bureau. is not required, as the application was filed in the United States Receiving Office (RO/US). 6. X A translation of the International Application into English (35 U.S.C. 371(c)(2)). 7. X Amendments to the claims of the International Aplication under PCT Article 19 (35 U.S.C. 371(c)(3)) are transmitted herewith (required only if not transmitted by the International Bureau). have been transmitted by the International Bureau. have not been made; however, the time limit for making such amendments has NOT expired. have not been made and will not be made. 8. A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371 (c)(3)). 9. An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)). 10. A translation of the annexes of the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)). Items 11. to 16. below concern document(s) or information included: 11. An Information Disclosure Statement under 37 CFR 1.97 and 1.98. 12. An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included. 13. X A FIRST preliminary amendment. ☐ A SECOND or SUBSEQUENT preliminary amendment. 14. A substitute specification. 15. A change of power of attorney and/or address letter. 16. X Other items or information: Verified Statement (Declaration) Claiming Small Entity Status

Certificate of Mailing by Express Mail

(37 CFR § 1.9(c-f) and § 1.27(b-d)

U.S. APPLICATION NO. (if kee	owa, see 37 CFR 1.5)		NTERNATIONAL APPLICATION NO.			ATTORNEY'S DO	
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### **PATENT**

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE In re application of LUIS ALVAREZ FERNANDEZ

Serial	No.:		Group No.:				
Filed:			Examiner:				
For*:	FEMININE	GARMENT	PROVIDING	Α	SEXUALLY	STIMULATING	EFFECT
	nt No.:		Issued:				
F	payment also inser	t application seria	I number and filing da	ate ai	nd add Box M. Fee		Ð
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		ification filed					
	application	on serial no.			, filed		-•
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IDENTI			T AND RIGHTS				
	declare that I						
			either (a), (b), (c) (	or (d	l) below):		
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defined in 13 CFR 121.3-18, and reproduced in 37 CFR 1.9(d), for purposes of paying reduced fees under Section 41(a) and (b) of the Title 35, United States Code, in that the number of employees of the concern, including those of its affiliates, does not exceed 500

(Small Entity Verified Statement (37 CFR 1.9(c-f) and 1.27(b-d) [7-10]—page 1 of 4)

persons. For purposes of this statement, (1) the number of employees of the business concern is the average over the previous fiscal year of the concern of the persons employed on a full-time, part-time or temporary basis during each of the pay periods of the fiscal year, and (2) concerns are affiliates of each other when either, directly or indirectly, one concern controls or has the power to control the other, or a third party or parties controls or has the power to control both.

	n-Profit Organization an official empowered to act on behalf of the nonprofit organization identified below:
NAME OF	ORGANIZATION
ADDRES	S OF ORGANIZATION
TYPE OF	ORGANIZATION
	UNIVERSITY OR OTHER INSTITUTION OF HIGHER EDUCATION
	TAX EXEMPT UNDER INTERNAL REVENUE SERVICE CODE (26 USC 501(a) and 501(c) (3))
	OF THE UNITED STATES OF AMERICA
	(NAME OF STATE)
	(CITATION OF STATUTE)
	WOULD QUALIFY AS TAX EXEMPT UNDER INTERNAL REVENUE SERVICE CODE (26 USC 501(a) and 501(c) (3)) IF LOCATED IN THE UNITED STATES OF AMERICA
	STATUTE OF STATE OF THE UNITED STATES OF AMERICA IF LOCATED IN THE UNITED STATES OF AMERICA
	(NAME OF STATE)
	(CITATION OF STATUTE)
defined	the nonprofit organization identified above qualifies as a nonprofit organization as in 37 CFR 1.9(e) for purposes of paying reduced fees under Section 41(a) and (b) 35, United States Code.
I here	NERSHIP OF INVENTION BY DECLARANT  by declare that rights under contract or law remain with and/or have been contract above identified
	person concern organization
(ite	em (a) or (b) above) (item (c) above) (item (d) above)
having any per	T, that if the rights held are not exclusive, each individual, concern or organization rights to the invention is listed below* and no rights to the invention are held (1) by son who could not be classified as an independent inventor under 37 CFR 1.9(c) if rson had made the invention, (2) any concern which would not qualify as a small as concern under 37 CFR 1.9(d) or (3) a non-profit organization under 37 CFR 1.9(e).
[	no such person, concern, or organization
[	person, concerns or organizations listed below*
*NOTI	Separate ventied statements are required from each named person, concern or organization having rights to the invention averring to their status as small entities. (37 CFR 1.27).

(Small Entity Verified Statement (37 CFR 1.9(c-f) and 1.27(b-d) [7-10]—page 2 of 4)

FULL NAME		· · · · · · · · · · · · · · · · · · ·		
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IV. DECLARATION	N			
all statements made these statements we so made are punishe the United States Co	hat all statements made hereinge on information and belief are made with the knowledge table by fine or imprisonment, or ode, and that such willful false spatent issuing thereon, or any patent issuing thereon.	e believed hat willful both, und tatements	d to be true false stater der Section may jeopar	e; and further that ments and the like 1001 of Title 18 of rdize the validity of
V. SIGNATURES				
	(complete only (e) or	(f) below)		
(e) NOTE: All inventors n	nust sign the verified statement			
Name of Inventor LUIS ALVAREZ	Z FERNANDEZ	Date	March	30, 1998
Signature of Inventor	Marco X			
Name of Inventor		Date		
Signature of Inventor		Baile	· · · · · · · · · · · · · · · · · · ·	
Name of Inventor		Date		
Signature of inventor		Date		

add lines for any additional inventors who must sign

OR

(f)  NOTE: The title of the person signing on behalf of a concern or non-profit organization should	·
NAME OF PERSON SIGNING	
TITLE OF PERSON	
(If signing on behalf of a concern or non-profit organization)  ADDRESS OF PERSON SIGNING	
SIGNATURE	DATE

(Small Entity Verified Statement (37 CFR 1.9(c-f) and 1.27(b-d) [7-10]—page 4 of 4)

### 62 Rec'd PCT/PTO 09 APR 1998 09/051549 PATENT

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of:

Luis A. Fernandez

Serial No: To be assigned

Filed: April 9, 1998 (Herewith)

For: FEMININE GARMENT PROVIDING A SEXUALLY STIMULATING EFFECT

Group Art Unit: To be

assigned

Examiner: To be assigned

"EXPRESS MAIL" mailing label

No. EM578404267US

Date of Deposit:April 9, 1998

I hereby certify that this paper (or fee) is being deposited with the United States Postal Service "EXPRESS MAIL POST OFFICE TO ADDRESSEE" service under 37 CFR §1.10 on the date indicated above and is

addressed to:

Assistant Commissioner for Patents, Washington, D.C. 20231

### PRELIMINARY AMENDMENT

Asst. Commissioner for Patents Washington, D.C. 20231

Sir:

Please amend this application as follows.

### IN THE ABSTRACT

Page 7, please delete the heading "SUMMARY" and the text appearing at lines 3-17 in its entirety, and substitute the following therefor:

### -- ABSTRACT OF THE DISCLOSURE

Feminine garment with sexual stimulation effect characterised in that it is worn on the waist, buttocks and pubis of a woman, including a piece that surrounds the waist, provided with a ring at a front central part to which is joined or attached the front extremity of a perineal necklace having one or more rows of beads passing over the pubis between the legs and buttocks of a woman, the rear extremity being linked to the center of the rear part of the woman's back. The walking motion or the movement of the legs causes a friction on the external genital parts, thereby producing sexual stimulation on the wearer. The garment is intended to provide sexual, ludic or erotic therapy.--

### IN THE CLAIMS

Claim 2, line 2 please delete "the preceding claim" and substitute --claim 1-- therefor.

Claim 3, line 2 please delete "the first claim" and substitute --claim 1-- therefor.

Claim 4, line 2 please delete "the first claim" and substitute --claim 1-- therefor.

### **REMARKS**

By the foregoing, the application has been amended to provide an abstract better conforming to U.S. format. Similarly, the dependent claims have been amended to make specific reference to claim 1.

Respectfully submitted,

MARSHALL, O'TOOLE, GERSTEIN, MURRAY & BORUN

April 9, 1998

y: \_\_\_\_\_

Reg. No: 28,491

6300 Sears Tower 233 South Wacker Drive Chicago, Illinois 60606-6402 (312) 474-6300

### 101 Rec OPCTIPTO & MIAR 1999

09/051549

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE (DO/US)

) I hereby certify that this paper i	s being
) deposited with the United State	s Postal
) Service as first class mail, posta	ge prepaid, in
) an envelope addressed to: Assi	stant
) Commissioner for Patents, Box	PCT,
) Washington, DC 20231 on this	date:
) March 19, 1999	
)	
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? July	
James P. Zeller	
) Reg. No. 28,491	
)	
	James P. Zeller

### SUBSTITUTE PRELIMINARY AMENDMENT

Asst. Commissioner for Patents Box PCT Washington, D.C. 20231

Sir:

Please amend this application as follows.

### IN THE ABSTRACT

Page 7, please delete the heading "SUMMARY" and the text appearing at lines 3-17 in its entirety, and substitute the following therefor:

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Feminine garment with sexual stimulation effect characterised in that it is worn on the waist, buttocks and pubis of a woman, including a piece that surrounds the waist, provided with a ring at a front central part to which is joined or attached the front extremity of a perineal necklace having one or more rows of beads passing over the pubis between the legs

and buttocks of a woman, the rear extremity being linked to the center of the rear part of the woman's back. The walking motion or the movement of the legs causes a friction on the external genital parts, thereby producing sexual stimulation on the wearer. The garment is intended to provide sexual, ludic or erotic therapy.--

### **IN THE SPECIFICATION:**

Page 1, line 4 delete "(Rule 5,a, PCT Regulation):"

Page 1, line 7 please delete "(Rule 5,a,i, PCT Regulation):"

Page 1, line 10 please delete "Int. Cl. 6: A 41 B 9/00".

Page 1, line 11 please delete "A 61 H 19/00".

Page 1, line 13 please delete "(Rule 5,a,ii, Pct Regulation):"

Page 2, line 4 please delete "(Rule 5,a,iii, Pct Regulation):"

Page 3, line 9 please delete "(Rule 5,a,V, PCT Regulation)",

Page 4, line 27 please delete "(Rule 5,a,vi, PCT regulation)".

### IN THE CLAIMS

Claim 1, line 24 please delete "(Figure 1)".

Claim 2, line 2 please delete "the preceding claim" and substitute --claim 1-- therefor.

Claim 2, line 7 please delete "(Figure 2).

Claim 3, line 2 please delete "the first claim" and substitute --claim 1-- therefor.

Claim 3, line 14 please delete "(Figure 3)".

Claim 4, line 2 please delete "the first claim" and substitute --claim 1-- therefor.

Please cancel claim 5.

### **REMARKS**

By the foregoing, the application has been amended to provide an abstract better conforming to U.S. format. Similarly, the dependent claims have been amended to make specific reference to claim 1, and the specification and claims have been amended to delete superfluous subject matter.

Respectfully submitted,

MARSHALL, O'TOOLE, GERSTEIN, MURRAY & BORUN

March 19, 1999

James P. Zeller

/Reg. No: 28,491

6300 Sears Tower 233 South Wacker Drive Chicago, Illinois 60606-6402 (312) 474-6300

### **SPECIFICATION**

Title of the invention (Rule 5,a, PCT Regulation):

FEMININE GARMENT WITH SEXUALLY STIMULATING EFFECT

Technical sector (Rule 5,a,i, PCT Regulation):

Feminine garment, fitted with genital massaging devices

Int. Cl. 6:

A 41 B 9/00

A 61 H 19/00

State of the prior art (Rule 5,a,ii, PCT Regulation):

Various feminine lingerie garments are known, the patents of which are essentially characterized by the type of textile materials used or by the effect of adherence to the body, compression or comfort of use derived from the shape of the garment, included in Class A 41 B 9/00 of the International Classification. Some of these feminine garments serve to produce a visually erotic stimulation in the male partner, but do not produce themselves an physical erogenous stimulation in the female wearer of the garment.

Devices are also known to provide massaging of the genital organs with therapeutic, playful or erogenous purposes, but these are preponderantly items for male use, which do not form part of the garment itself, included in Class A 61 H 19/00 of the International Classification.

However, there is no background on a garment worn over the waist, buttocks or groin of the female, which upon attachment on the front or rear of the garment by a string of beads, is capable of producing an erogenous

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### Disclosure of the invention (Rule 5,a,iii, PCT Regulation):

The invention consists of a feminine garment worn over the waist, buttocks and groin of the female user, characterized by joining the front section and the rear section of the garment between the legs by attaching a perineal string formed by a lace with knots, a string with thick links or a string of spherical beads fitted with one or more threads: the knots, links or beads are made of or covered with metal, mother of pearl or some other material of appropriate hardness with suitable hygienic properties and which are easy to clean, the perineal string being worn as it hangs in the front of the garment after securing the ends of the garment with a front buckle, clasp or fastening means, allowing adjustment over the body and which, in addition to covering the groin and anal zone and extending over the external female genitalia, perineum and anal cleft, produces a rubbing action on the outer and inner labia and on the clitoris, as a result of walking or leg movement, thereby causing sexual stimulation in the wearer and consequent stimulation of her partner, the lingerie item also performing sexually therapeutic, playful or erotic aims.

The said garment, characterized by the fact that it is worn over the waist, buttocks and groin of the female user and by the fact that a string of spherical beads of a material having an appropriate hardness is in contact with the groin between the legs, between the front and rear sections of the garment, which may consist of a belt, fitted with said string (Figure 1), of a thong or panty made of textile material, the front and rear sections of which are connected by the said string (Figure 2), an elastic girdle for compressing

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the abdomen, fitted with said string (Figure 3), a lingerie panty that replaces the groin-covering textile part by said string of beads between the legs or of a garment called "body", sweater or pajama made of any fabric that covers the abdomen and is fitted with a string or chain of beads connecting the front and rear sections of the garment and serving to produce the previously described sexual stimulation effect.

## Preferred embodiment of the invention as foreseen by the Applicant (Rule 5,a,V, PCT Regulation)

Various forms of embodiment of this invention are specified hereunder as foreseen by the Applicant.

### **EXAMPLE 1**

A belt made of leather, fabric or some other suitable material, fitted with a ring attached to the front clasp, which secures the end of a strong string or chain carrying separate spherical beads, each having a longitudinal orifice along its axis through which the string or chain passes, and another ring at the center of the rear section of the belt, being provided for attaching the other end of the string or chain, of a length according to garment size and designed to exert pressure between the genital labia and the buttocks of the woman, to thereby cause friction upon walking or movement of the legs, resulting in consequent sexual stimulation. The string of beads may be detachably secured by knotting onto the front end ring hanging from the clasp, in such a way as to enable the user to adjust the pressure exerted by the string, while the fastening may provide a decorative effect.

#### **EXAMPLE 2**

A bathing suit or thong made of textile material wherein the front triangular fabric portion positioned over the groin and between the legs of the wearer is attached through a string of spherical beads extending between the buttocks to the rear part of the garment which surrounds the waist, with the same purpose of sexual stimulation as in the previous Example.

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### **EXAMPLE 3**

An abdominal compression girdle made of elastic material and provided at the front lower edge at the height of the groin with a ring into which a string of spherical beads is inserted, the other end of the string being secured to a similar ring arranged on the rear lower edge of the garment on the buttocks, for the said purpose of sexually stimulating the female wearer by friction caused from walking or from the movement of the legs.

### **EXAMPLE 4**

A panty or lingerie underwear which, in similar fashion to the bathing suit or thong in Example 2, attaches the front textile portion covering the groin between the legs to a rear textile portion covering the buttocks by means of a string or chain of spherical beads made of a hard material capable of causing friction on the external genitalia and between the buttocks to thus stimulate the wearer sexually.

### **EXAMPLE 5**

A body stocking, sweater or pajama-type garment, which covers the abdomen, the front and rear parts of the garment being connected over the groin, genitals and buttocks with the same perineal string of beads to provide the said sexually stimulating effect.

Form of industrial exploitation (Rule 5,a,vi, PCT regulation)
The patent proposal is suitable for industrial exploitation in the clothing industry.

### PATENT CLAIMS

### 1. FEMALE GARMENT PROVIDING A SEXUALLY

STIMULATING EFFECT, essentially characterized by the fact that a garment or accessory is worn over the waist, buttocks and groin of the female user, and consists of a part shaped in the form of a band which surrounds the waist to form an elastic belt that can be fastened or unfastened by means of a front buckle or clasp, fitted with a hanging ring or hook at the front center of it, to which the front end of a perineal string is secured or otherwise tied, the garment being adjustable according to size or degree of pressure desired by the wearer, and perineal string is formed by one or more strands, strings or chains fitted with knots or passing through the axis of spherical beads made of or covered by metal, mother of pearl or some other material having an appropriate hardness, the string of knots or beads extending over the groin and between the legs and buttocks of the female wearer, to become attached, at its rear end, to a ring or fastening means provided at the rear of the garment, the string extending from the pubis area to the anal zone and over the external female genitalia in such a way that, in addition to covering the groin and external genitalia, it provides friction or exerts pressure over the external and internal labia and clitoris, caused or enhanced by the act of walking or movement of the legs, thus producing the sexual stimulation of the wearer through its contact, in addition to visually arousing her partner, the characteristics of the garment proper further providing a sexually therapeutic, playful or erotic effect (Figure 1).

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2. FEMALE GARMENT PROVIDING A SEXUALLY

STIMULATING EFFECT according to the preceding Claim, a sexually characterized by the fact that the belt is replaced by a bathing suit or thong, the lower angle of the front triangular textile part of which is over the groin and is attached to the rear part of the garment between the legs of the female wearer, by the said string or chain of beads in order to provide the said sexually stimulating effect (Figure 2).

3. FEMALE GARMENT PROVIDING A SEXUALLY

STIMULATING EFFECT according to the first Claim, characterized by the fact that it consists of an elastic abdomen-compressing girdle, the lower edges of the front and rear parts of which are attached through a string or chain of beads/spheres which extends between the legs and over the groin of the female wearer to provide a sexually stimulating effect (Figure 3).

- 4. FEMALE GARMENT PROVIDING A SEXUALLY
  STIMULATING EFFECT, according to the first Claim, essentially
  characterized by the fact that it consists of a body stocking, pajama or
  lingerie underwear, the front part of the garment being attached to the rear
  part by said string or chain of beads/spheres which extends over the groin
  and between the legs and buttocks of the female wearer to provide a sexually
  stimulating effect.
- 5. FEMALE GARMENT PROVIDING A SEXUALLY STIMULATING EFFECT.

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### **SUMMARY**

### 1. FEMALE GARMENT PROVIDING A SEXUALLY

STIMULATING EFFECT, essentially characterized by the fact that it is worn over the waist, buttocks and groin by the female user, the garment consisting in a part that surrounds the waist and is fitted with a ring at the front center part thereof to which is attached or otherwise fastened the front end of a perineal string composed of one or more strings of beads which extend over the groin between the legs and over the buttocks of the female wearer, the string being attached through its rear end to a fastening means on the center of the rear part, on the user's back, to exert friction on the external genitalia upon walking or moving the legs in order to produce a sexually stimulating effect on the wearer, the garment further providing a sexually therapeutic, playful or erotic effect.

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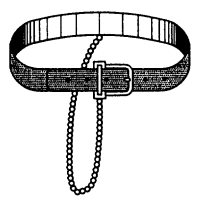


Fig. 1

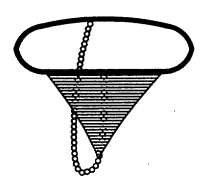


Fig. 2

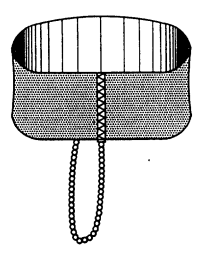


Fig. 3

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As a be	elow name	d inventor, I hereby declare that:	
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This de		s of the following type: (check one applicable item bel	ow)
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		INVENTORSHIP IDENTIFICATION	
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I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code Federal Regulations § 1.56.

[ ] In compliance with this duty there is attached an information disclosure statement 37 CFR 1.97.

#### PRIORITY CLAIM

I hereby claim foreign priority benefits under Title 35, United States Code, § 119 of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign applications(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing date before that of the application(s) of which priority is claimed.

(complete (d) or (e))

- (d) [ ] no such applications have been filed.
- (e) [ ] such applications have been filed as follows.

NOTE: Where item (c) is entered above and the International Application which designated the U.S. claimed priority check item (e), enter the details below and make the priority claim.

### EARLIEST FOREIGN APPLICATION(S), IF ANY, FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN(S)) PRIOR TO THIS U.S. APPLICATION

COUNTRY	APPLICATION NUMBER	DATE OF FILING (day, month, year)	PRIORITY CLAIMED UNDER 37 USC 119
			[ ] YES [ ] NO
			[ ] YES [ ] NO
			[ ] YES [ ] NO
			[ ] YES [ ] NO
			[ ] YES [ ] NO

ALL FOREIGN APPLICATION(S), IF ANY FILED MORE THAN 12 MONTHS (6 MONTHS FOR DESIGN(S)) PRIOR TO THIS U.S. APPLICATION		

## CHECK PROPER BOX(ES) FOR ANY OF THE FOLLOWING ADDED PAGES(S) WHICH FORM A PART OF THIS DECLARATION

I	]	Signature for third and subsequent joint inventors. Number of pages added
]	1	Signature by administrator(trix), executor(trix) or legal representative for deceased or incapacitated inventor. <i>Number of pages added</i>
[	]	Signature for inventor who refuses to sign or cannot be reached by person authorized under 37 CFR 1.47. Number of pages added
		***
[	1	Added pages to combined declaration and power of attorney for divisional, continuation-in-part (CIP) application.
		[ ] Number of pages added
		***
[	]	Authorization of attorney(s) to accept and follow instructions from representative.
		***
		If no further pages form a part of this Declaration then end this Declaration with this page and check the following item.
		[ ] This declaration ends with this page.

#### **POWER OF ATTORNEY**

As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute
this application and transact all husiness in the Details and To I all the Committee of the
this application and transact all business in the Patent and Trademark Office connected therewith. (List
name and registration number) Alvin D. Shulman 10 /12. There D. T. J. O. S. C.
name and registration number) Alvin D. Shulman 19,412; Trevor B. Jioke 25,542;
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Timbuley J. Vezeau 40.348; Anthony Nimmo 30.920: Richard M. Lo Domin 72.250
Owen J. Murray 22,111; Carl E. Moore Jr. 26,487; Christine A. Dudzik 31,245
Juditary 22 1 11 Carl C. Moore Jr. 25.487; Christine A. Dudzik 31 2/5
Jeffry W. Smith 33,455; Allen H. Gerstein 22,218; Richard H. Anderson
of the surface of the state of
26,526; Kevin D. Hogg 31,839; Douglass C. Hochstetler 33,710; Cynthia L.
C-L 11 - 7. O.F. Lynthia L.
Sullatter 34,245
(check the following item, if applicable)

Attached as part of this declaration and power of attorney is the authorization of the above-named attorney(s) to accept and follow instructions from my representative(s).

SEND CORRESPONDENCE TO

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500

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### **DECLARATION**

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

### SIGNATURE(S)

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Inventor's signature	
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